ELECTRIC RULE 13

UTILITY’S RIGHT OF ACCESS

The Utility shall at all times have the right of safe ingress to, and egress from, the Customer’s Premises at all reasonable hours for any purpose reasonably connected with the supplying of electric energy and the exercise of any and all rights secured to it by law, or these Electric Rules.

The Customer is responsible for providing and maintaining unobstructed access for the Utility to all Utility owned facilities located on the Premises.

Failure to permit access and allow work on the Utility’s facilities are grounds for termination of service. This work includes the periodic reading of meters, maintenance or replacement of primary, secondary, service and metering facilities, tree trimming, vegetation management, and other necessary work on the Utility’s electrical facilities including removal after termination of service.

If safe access to the meter is not provided for any reason including without limitation locked doors, fences, insufficiently restrained pets or vegetation, the Utility will notify the Customer of access problems via door hanger at monthly scheduled read date.

If the Utility is required to make an appointment or other arrangement to read the meter more than once during any 12-month period, a charge will be made for each appointment thereafter. Repeated failure to provide access may result in installation of remote metering devices at the Utility’s option. A service charge may be assessed for remote metering devices as noted in Appendix A.